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SERIES I No. 44



OFFICIAL GAZETTE

GOVERNMENT OF GOA

PUBLISHED BY AUTHORITY

NOTE

There is one Extraordinary issue to the Official Gazette, Series I No. 43 dated 21-1-2016, namely, Extraordinary dated 21-1-2016 from pages 1475 to 1478 regarding (a) Amending the conditions of entry 26 of Schedule 'C' in the Goa Value Added Tax, 2005— Not. No. 4/5/2005-Fin (R&C) (132) from Department of Finance (Revenue & Control Division); (b) Market Borrowing Programme of State Governments 2015-16— Not. No. 5-2-2015-Fin (DMU) from Department of Finance (Debt Management Division) & (c) The Goa Appropriation Act, 2016— Not. No. 7/1/2016-LA from Department of Law & Judiciary (Legal Affairs Division).

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GOVERNMENT OF GOA

Department of Agriculture
Directorate of Agriculture

Addendum

1/2/51/2015-16-D.Agro/1786

Read: Order No. 1/2/51/2015-16/D.Agro/1606
dated 21-12-2015.

The following line may be added at second para in the above referred Order.

“This Order is effective from the date of issue”.

By order and in the name of the Government of Goa.

Ulhas B. P. Kakode, Director & ex officio Joint Secretary (Agriculture).

Tonca, Caranzalem, 25th January, 2016.

Department of Animal Husbandry &
Veterinary Services

Directorate of Animal Husbandry & Veterinary
Services

Notification

14-9-AH/MR/Part III/15-16/5750

SHORT SCHEME FOR MISSION RABIES

**Financial Assistance to Mission Rabies Goa
Phase II Mass Vaccination Programme**

Whereas, the Government of Goa deems it expedient to frame a short scheme for the purpose of small animal rescue in the State of Goa.

Now, therefore the Government of Goa is hereby pleased to frame the following scheme, namely:—

1. *Short title and commencement.*— (a) This scheme may be called “Short Scheme for Mission Rabies”.

(b) It shall come into force with effect from the date of enforcement of MOU.

2. *Introduction.*— According to a rough estimate there are around 30,000 stray dogs in this State. A number of them were not cared for and are left either wounded or suffering from various diseases. Government of Goa is concerned about the suffering of stray animals on the streets and has come up with a scheme to reduce the suffering of the stray dog population. Unregulated breeding has resulted in large number of sick and starving dogs and puppies on the streets and beaches. The Corporation, Municipalities and Panchayats will work with International Animal Welfare Organization (Mission Rabies) in the State to try to scientifically reduce and manage the number of strays by sterilizing them and vaccinating them against Rabies, resulting in control of the stray dog population as well as protecting them against Rabies. The dogs once vaccinated against Rabies, cases of Rabies in humans will also reduce in the State. The main goal is to improve the welfare of stray dog population through a comprehensive

sterilization programme carried out as part of the Animal Birth Control (ABC) scheme, under the Prevention of Cruelty to Animals Act, 1960, and rules made there under.

Mission Rabies worldwide Veterinary Services have formulated a programme in Goa keeping in mind two main aims i.e. Eradication of Rabies disease and Rabies free Goa. The programme was framed in 2 Phases. The Phase I is already completed by them by covering Sterilization of 20414 dogs and vaccinating about 35,500 dogs by utilizing their own funds as said in their Reports.

Now, the organization has approached the State Govt. requesting to extend financial support in Phase II in the form of Grant-in-aid.

3. *Objectives.*— (a) To ensure that the stray dogs do not proliferate, thus reducing their population.

(b) To ensure that these strays are protected against Rabies and will not be carriers of Rabies and spread it to other Animals and Humans.

(c) To ensure the safety and welfare of citizens as these strays are being controlled in number and also vaccinated against Rabies.

(d) To decrease public anxiety and Rabies deaths in Goa.

(e) To boost the Tourism Industry due to reduced Rabies Menace in Goa.

(f) To establish accurate canine population demographic and total dog number by utilizing smart phone and GPS technology.

(g) To eliminate Rabies by strategic and scientific way from State of Goa by 2017.

4. *Eligibility.*— (a) International Animal Organization (Mission Rabies) authorized by the Animal welfare Board of India, only eligible to apply.

(b) Those Organizations who have applied for Grants from the Animal welfare Board of India for the same components shall not be eligible for the same grants under this scheme.

5. *Pattern of Assistance.*— (a) As these animals have to be caught from the road side

they need to be brought by a vehicle with a driver cum animal catcher. Grants up to 100% will be given to cover the wages of the dog catchers and Veterinary Assistants in this scheme.

(b) After the animals are brought to the shelter, they will be vaccinated by a Veterinary Surgeon. 100% grants will also be given towards the payment of the monthly salary of the Veterinary Surgeon.

(c) The cost of the vaccination will include vaccines, syringes and needles for which 100% grants shall be provided.

(d) The post vaccination survey staff including their transport for carrying out the epidemiological survey will be considered, for which 100% grants shall be provided.

(e) Suspected Rabies cases for laboratory tests and diagnosis will require cold chain (Refrigerator and Electricity) and Rabies test kits for which 100% grants shall be provided.

(f) Euthanized Rabid dogs will require scientific disposal of carcasses keeping bio-security measures for which 100% grants shall be provided.

6. *Proposal for Financial Assistance (Grant-in-aid) for 1 Year.*— Department of AH & VS, Government of Goa feels to consider the proposal as one to give Grant-in-aid to mission Rabies programme under which the following components may be considered with a ceiling of maximum unit cost. The components for consideration are as follows:—

| Sr. No. | Heading | Rate Amt. (Rs.) | Qty. | Amount (Rs.) |
|--|--|-------------------|------------|------------------|
| 1 | 2 | 3 | 4 | 5 |
| 1. Vaccination | | | | |
| a. | Cost of vaccine | Rs. 27/per dose | 30,000 | 8,10,000 |
| b. | Syringe & Needles @ Rs. 9/set x 30,000 | 9/Set | 30,000 | 2,70,000 |
| c. | Rabies Test Kits @ Rs. 880 for 50 kits | 880 | 50 Kits | 44,000 |
| d. | Laboratory testing-courier charges/fees @ Rs. 440/sample x 50 samples | 440/Sample | 50 Samples | 22,000 |
| e. | Cold Chain (Refrigerator, electricity, Ice etc.) | | | 93,200 |
| f. | Disposal of euthanized dogs @ Rs. 500/dog for 100 dogs | 500/Dogs | 100 Dogs | 50,000 |
| Total | | | | 12,89,200 |
| 2. Human Resources (Salaries & Wages) | | | | |
| a. | Project Manager's salary for 1 yr. | 30,000/Month | 12 Months | 3,60,000 |
| a. | Veterinary doctor salary @ Rs. 30,000/month/Vet for 1 year for 2 persons | 30,000/Month x 2 | 12 Months | 7,20,000 |
| b. | Post Vaccination Survey staff for Team 1 & Team 2 salary @ Rs. 10,000/month for 2 persons for 1 year | 10,000/Month x 2 | 12 Months | 2,40,000 |
| c. | Dog catchers and Veterinary Assistant wages for team 1 @ Rs. 12,000/month for 5 persons for 1 year | 12,000/Month x 5 | 12 Months | 7,20,000 |
| d. | Dog catchers and Veterinary Assistants wages for Team 2 @ Rs. 12,000/month for 5 persons for 1 year | 12,000/Month x 5 | 12 Months | 7,20,000 |
| e. | Additional Dog catchers Salary – Sept. Special Drive | 12,000/Month x 30 | 1 Month | 3,60,000 |
| Total | | | | 31,20,000 |

| 1 | 2 | 3 | 4 | 5 |
|---|---|-----------|--|------------------|
| 3. Vehicle Expenses | | | | |
| a. | Staff transport & goods vehicle for Team 1 @ Rs. 1,500/day for 294 days | 1,500/Day | 294 Days | 4,41,000 |
| b. | Staff transport & goods vehicle for Team 2 @ Rs. 1,500/day for 294 days | 1,500/Day | 294 Days | 4,41,000 |
| c. | Post vaccination survey motor cycle Rent/Fuel allowance for Team 1 @ Rs. 300/day for 294 days | 300/Day | 294 Days | 88,200 |
| d. | Post vaccination survey motor cycle Rent/Fuel allowance for Team 2 @ Rs. 300/day for 294 days | 300/Day | 294 Days | 88,200 |
| | | | Total | 10,58,400 |
| | | | Grand Total | 54,67,600 |
| Total Govt. Funding (Grant) from Dept. of AH&VS for 1 yr. | | | 54,67,600 | |
| Total Govt. Funding (Grant) from Dept. of AH&VS could be extended for 3 years based on performance and Assessment of project. | | | $54,67,600 \times 3 =$ 1,64,02,800 | |

7. Procedure.— (a) International Animal Organization (Mission Rabies) authorized by the Animal Welfare Board of India shall sign MoU with the Govt. of Goa & apply for grants to the Director of Animal Husbandry & Veterinary Services to cover the jurisdiction of whole State in application form appended hereto marked as Annexure-I.

(b) On verification of the contents of the application the Director of Animal Husbandry & Veterinary Services shall recommend the State Government for necessary sanction.

(c) The headquarter of the beneficiary should be established in proper premises having taken required NOC from the building owner and also should take necessary NOC from the Statutory Authorities, which shall be essential prerequisite to release the grants.

(d) On approval of the scheme by Govt. the Department of AH & VS shall sanction & release the grants to be disbursed to the concerned body through the Electronic Clearing System (ECS), for which the applicant shall have to provide their Bank details needed for ECS at the time of submission of required

Documents and Certificates asked by the Department.

(e) The pattern of funding for financial support shall be 100% Grant-in-aid from State Govt. initially for a year and after that depending on the assessment it can be extended for 2 years.

(f) To avoid duplication of grants to the AWO from the Animal Welfare Board of India and under this scheme, the Dept. shall thoroughly scrutinize the Documents through the Monitoring Committee and disburse the yearly grant only within the components as specified under the scheme in 2 installments.

(g) A Nodal Officer of sufficient seniority of the Directorate of Animal Husbandry & Veterinary Services should be nominated to liaise with the project on a daily basis.

(h) An audit committee consisting of the project leader and subordinate official of the project along with a Nodal Officer from the Department of AH & VS should look into spending expenditure and report to the Government.

(i) The local Assistant Director of Directorate of AH & VS in whose jurisdiction the AWO

works will verify and certify the bills towards the costs of the components as submitted in the application and submit an Audited Report along with Utilization Certificates as required under the existing administrative, legal and financial regulations.

(j) A State Level Committee chaired under the Hon. Minister of Animal Husbandry alongwith the Secretary (AH), Director of AH, Director of Municipal Admn., Director of Panchayat Administration, Director of Tourism, Director of Health, Director of Education and Director/Manager of Mission Rabies as Members of the Committee to be formed to continuously monitor the progress of work and review the project work periodically. (At least twice a year).

(k) Two District Level Committees, one for North Goa and another for South Goa under the respective Deputy Director/Assistant Director of Animal Husbandry with representatives of Municipalities, Panchayats, Health, ADEI, Block Development Officers and Mission Rabies Manager may be formed to

review the progress of the project periodically (Quarterly).

(l) Monthly reports on number of dogs vaccinated, number of dogs not vaccinated, number of dogs positive or suspected for Rabies which were euthanized, stray dog population, pet dog population, human dog bite cases, human Rabies deaths, latest statistics, number of children and adults educated should be submitted to the Education, Statistics and Animal Husbandry Departments compulsorily.

(m) Grant-in-Aid shall be given from "The Goa Small Animal Rescue Management Scheme 2014" with the Budget Head: 2403—Animal Husbandry; 00—; 101—Veterinary Services and Animal Health; 15—Scheme for Rescue Animal Welfare (P), 31—Grant-in-aid.

By order and in the name of the Governor of Goa.

Dr. Santosh V. Desai, Director & ex officio Joint Secretary (AH).

Panaji, 1st September, 2015.

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Department of Finance

Revenue & Control Division

Notification

1-49-2014-15/DSSL/Part/1838

In exercise of the powers conferred under sub-rule (1) of rule 6 of the Goa Lotteries (Regulation) Rules, 2003, read with rule 3 of the Lotteries (Regulation) Rules, 2010 and in supersession of the Government Notification No. JS(Bud)/32/2010 dated 9th July, 2010, published in the Official Gazette, (Extraordinary), Series I No. 15 dated 9th July, 2010 (as amended from time to time), the Government of Goa hereby frames the following online lottery scheme, namely:—

GOVERNMENT OF GOA
SWATI ONLINE LOTTERY SCHEME

| Day of Draw | Date of Draw | M. R. P. | Draw No. |
|-------------|--------------------|----------|----------|
| Monday | 01-02-2016 onwards | Rs. 2 | 1 |

Number Range: 00000000-99999999

| Prize Rank | Prize Amount (Rs.) | Prize Payout % | Draw Method |
|------------|--------------------|----------------|--|
| 1st Prize | 10000 | 0.005 | On 8 digit, 1 Number |
| 2nd Prize | 1000 | 0.0005 | On 8 digit, 1 Number |
| 3rd Prize | 500 | 0.00025 | On 8 digit, 1 Number |
| 4th Prize | 180 | 90.00 | On last 4 digit, 100 independent Numbers |
| | | 90.00575 | |

WEEKLY LOTTERY NAMES:

| S. N. | Monday | Tuesday | Wednesday | Thursday | Friday | Saturday | Sunday | Draw Time |
|-------|---------|----------|-----------|----------|----------|-----------|---------|-----------|
| 1. | Babul | Dashmesh | Hans | Jaggi | Lajo | Namita | Tanmay | 3:20 PM |
| 2. | Baby | Datta | Hansha | Jahaj | Lajwanti | Namrata | Tannu | 3:40 PM |
| 3. | Bagula | Daya | Happy | Jahira | Lakhan | Nana | Tansukh | 4:00 PM |
| 4. | Bahadur | Devika | Hara | Jaideep | Lakshita | Nandan | Tanush | 4:20 PM |
| 5. | Bahar | Dayal | Haren | Jaladhi | Lakshya | Nandi | Tanvir | 4:40 PM |
| 6. | Baiju | Deepa | Hari | Jalaj | Lala | Nandini | Tanya | 5:00 PM |
| 7. | Bakul | Deepak | Harihar | Jaltara | Lalak | Nandita | Tapan | 5:20 PM |
| 8. | Bala | Deepu | Harini | Jamuna | Lali | Nanha | Tara | 5:40 PM |
| 9. | Balan | Deva | Harish | Jasmine | Lalima | Narayan | Table | 6:00 PM |
| 10. | Balak | Devi | Harita | Jassi | Lalit | Narendra | Tripta | 6:15 PM |
| 11. | Balam | Dhaliya | Hariyali | Jatayu | Lalitha | Natasha | Tarana | 6:30 PM |
| 12. | Balkavi | Dhan | Harjeet | Jatin | Lallan | Natkhat | Tarjan | 6:45 PM |
| 13. | Ballabh | Dhanam | Harnam | Jaya | Lamhe | Natraj | Taru | 7:00 PM |
| 14. | Baluja | Dhanush | Harpreet | Jayesh | Lamp | Navin | Tarun | 7:15 PM |
| 15. | Baman | Dhara | Harry | Jeet | Lara | Nemi | Tanuj | 7:30 PM |
| 16. | Banana | Dharam | Harsh | Jeetal | Latika | Nayak | Tata | 7:45 PM |
| 17. | Banita | Dharati | Harshad | Jeetu | Lattu | Nayan | Tattu | 8:00 PM |
| 18. | Banner | Dharini | Harshal | Jyotsana | Lav | Nayuma | Tatya | 8:15 PM |
| 19. | Banno | Dharma | Harshini | Jet | Lavish | Nayantara | Taurus | 8:30 PM |
| 20. | Banta | Dharmesh | Harshit | Jhon | Lavnya | Neelam | Tayal | 8:45 PM |
| 21. | Basant | Dhiraj | Hashita | Jhony | Layal | Neema | Tej | 9:00 PM |
| 22. | Basanti | Dhiru | Hasmat | Jigar | Leela | Neeraj | Tejas | 9:15 PM |
| 23. | Bazigar | Dhruv | Heena | Jimmy | Leema | Nimish | Tapas | 9:30 PM |

Place of Draw: Directorate of Small Savings & Lotteries, Serra Building,
Next to All India Radio, Altinho, Panaji, Goa-403001

Name & Address of Marketing Agent: Summit Online Trade Solutions Pvt. Ltd.
G-1, "A" Wing, Austin Plaza, Altinho,
Panaji, Goa-403001

Contact details: contact@sugaldamani.com

This notification shall come into force with immediate effect.

By order and in the name of the Governor of Goa.

Ajit S. Pawaskar, Under Secretary, Finance (R&C).

Porvorim, 25th January, 2016.

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Department of Fisheries

Notification

FSH/STAT/CC/GF/2012-13/6146

Sub.: Price Publication of Citizen Charter.

The approval of the Government is hereby conveyed to charge Rs. 100/- (Rupees hundred only) per copy for the Citizen Charter of the Department of Fisheries, Government of Goa.

This has approval and sanction of the Finance (Exp.) Department vide No. 1493996 dated 25-03-2014. It shall come into force from its date of approval from the Finance Secretary vide No. 1947/F dated 03-04-2014.

The revenue collected from the same shall be credited to the Budget Head; 0405—Fisheries; 00; 800—Other Receipts; 81—Other Items under Demand No. 66.

By order and in the name of Governor of Goa.

Dr. Smt. Shamila Monteiro, Director & ex officio Joint Secretary (Fisheries).

Panaji, 18th January, 2016.

Department of Housing

Notification

2/17/2015-HSG

Whereas certain draft rules which the Government of Goa proposes to make were published in the Official Gazette, Series I No. 37, dated 10-12-2015, as required by sub-section (1) of section 128 of the Goa Housing Board Act, 1968 (Act No. 12 of 1968) (hereinafter referred to as the "said Act"), under Notification No. 2/17/2015-HSG dated 04-12-2015 of the Joint Secretary (Housing), inviting objections and suggestions from all persons likely to be affected thereby, before the expiry of 15 days from the date of publication of the said Notification in the Official Gazette;

And whereas the said Gazette was made available to the public on 10th December, 2015;

And whereas objections/suggestions received from the public on the said draft rules within the said period of 15 days have been considered by the Government;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 128 read with section 58 of the Goa Housing Board Act, 1968 (Act No. 12 of 1968), and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules, namely:—

1. Short title, application and commencement.— (1) These rules may be called the Goa Housing Board (Registration, Allotment and Sale of Tenements) Rules, 2016.

(2) They shall apply to sale of tenements situated in the area comprised in housing/building scheme sanctioned under the said Act.

(3) They shall come into force from the date of their publication in the Official Gazette.

2. Definitions.— In these rules, unless the context otherwise requires,—

(a) "Act" means the Goa Housing Board Act, 1968 (Act No. 12 of 1968);

(b) "administrative charges" means any such charges fixed and collected by the Board for specific purpose;

(c) "allotment committee" means allotment committee stated in rule 11;

(d) "allottee" means a person to whom a tenement has been allotted;

(e) "applicant" means a person who applies in Form II for the allotment of tenement either online or in such other manner as specified by the Board;

(f) "auction" means a public sale of tenement in which eligible applicants bid against each other until a highest consideration is reached;

(g) "Board" means the Goa Housing Board established under section 3 of the Act;

(h) "consideration" means the sale price of a tenement fixed by the Board from time to time;

(i) "Conveyance Deed" means a deed of sale executed between the Board and the allottee by which tenement alongwith proportionate share of undivided land is transferred to the allottee on such terms and conditions as specified by the Board;

(j) "e-application Form" means a computer programme version of a paper Application Form II filled electronically and submitted online;

(k) "ex-servicemen" means a person who is registered as such and issued with the Ex-serviceman Identity Card by the Department of Sainik Welfare, Government of Goa;

(l) "family" means the applicant and if married, the spouse and dependent children of the applicant;

(m) "family income" means total annual income of the family, derived from all sources during preceding financial year on the date of application;

(n) "family income level group" means group of the population classified according to their level of family income, such as, Economically Weaker Sections, Low Income Group, Middle Income Group and Higher Income Group, by the Board with the approval of the Government;

(o) "Form" means a form appended to these rules;

(p) "Freedom Fighter" means a person who has been registered as such by the Home Department, Government of Goa;

(q) "Government" means the Government of Goa;

(r) "Income Certificate" means certificate of income issued by the Competent Authority;

(s) "initial deposit" means deposit of an initial amount as specified by the Board;

(t) "lot" means an activity by which numbers are drawn with the help of a machine or by electronic method or by any other method, to determine the winning number;

(u) "Other Backward Classes" are those communities, excluding creamy layer, which have been so notified by the Government from time to time and as certified by the Competent Authority;

(v) "Para-Military Forces" means a person who is serving or has served in the Border Security Force (BSF), Central Reserve Police Force (CRPF), Central Industrial Security Force (CISF), Indo Tibetan Border Police (ITBP), Assam Rifles, etc. and includes widow of those personnel who have killed in action, on production of a certificate from Defence or similar authorities;

(w) "Payment Gateway" means an internet transaction facility that allows the Board to

accept credit/debit card or any other electronic mode of payment of the applicant;

(x) "Person with disability" means a person suffering from not less than forty per cent of any of the following disability as certified by the Goa Medical College and includes:-

(i) blindness or low vision;

(ii) hearing impairment;

(iii) locomotor disability or cerebral palsy including all cases of orthopaedically handicapped persons;

(y) "penalty" means a fine imposed by the Board upon the allottee for violating any law, rule or terms and conditions of allotment;

(z) "Registered Housing Society" means a society formed under rule 18 of these Rules;

(aa) "Sale" means sale of a tenement on outright basis;

(ab) "Scheduled Castes" are those classes which have been notified as such under the Constitution (Goa, Daman and Diu) Scheduled Castes Order, 1968; and as certified by the Competent Authority;

(ac) "Scheduled Tribes" are those classes which have been notified as such under the Constitution (Goa, Daman and Diu) Scheduled Tribes Order, 1968; and as certified by the Competent Authority;

(ad) "Scheme" means housing/building scheme sanctioned under the said Act, comprising tenements built by the Board in the area vested in the Board;

(ae) "service charge" means charges in respect of common services;

(af) "tenement" means a residential house/flat/apartment/bungalow including commercial spaces such as shop, office, etc. built by the Board in a housing/building scheme.

3. *Disposal of tenements.*— The disposal of tenements shall be on sale (either by open auction or a lot) or by any such manner as specified by the Board from time to time, with prior approval of the Government.

4. *Fixation of tenement price.*— The Board shall fix the consideration of a tenement payable by the allottee, including the minimum price per square meter for auction, from time to time. Such consideration shall be final and binding on the allottee.

5. *Funding of scheme.*— The Board may, from time to time, determine source of funds for implementation of scheme, depending upon the cost of the scheme. This may be generated by way of sale of tenement or by obtaining housing loan from HUDCO (Housing and Urban Development Corporation of India)/Government Enterprises/Banks or any other financial institutions, as the case may be.

6. *Conditions of eligibility.*— (1) The applicant must have been born in the State of Goa and shall be a resident of State of Goa for the last fifteen years; and one of his/her parents should be born in the State of Goa and also a resident of State of Goa for the last twenty five years.

(2) The applicant and his/her family should not own a tenement or a plot of the Board anywhere in the State of Goa and an affidavit to this effect shall be produced in Form I hereto.

(3) The applicant shall fill in only one e-application Form either in his/her own name or in the name of any other member of his/her family and shall apply only in one category to which he/she may belong, namely, either as a member of the general category or in any of the reserved categories specified in these rules:

Provided that reserved category may also apply against general category, if so desired:

Provided further that he/she shall not be eligible for allotment of two tenements, if successful in both the categories.

In case, there are no applications from any particular reserved category, the quota earmarked for such category shall be added to the general category.

(4) The applicant should have attained the age of 18 years at the time of making an application.

7. *Classification of tenements.*— The Board shall fix the family income level in respect of the following group of population and decide number of tenements to be allotted to each of such group, with the prior approval of the Government:—

- (a) Economically Weaker Section (EWS);
- (b) Low Income Group (LIG);
- (c) Middle Income Group (MIG);
- (d) Higher Income Group (HIG);

8. *The reservation of tenements to be disposed by outright sale under lot.*— The reservation of tenements to be disposed by outright sale under lot for the persons belonging to following categories shall be as under:—

| | |
|---|------|
| (a) Scheduled Castes | — 1% |
| (b) Scheduled Tribes | — 2% |
| (c) Other Backward Classes | — 5% |
| (d) Freedom Fighters | — 1% |
| (e) Ex-Servicemen including personnel of Para Military Forces, if any | — 2% |
| (f) Persons with disabilities | — 1% |

9. *Notice of registration.*— (1) The Board shall issue an advertisement in the form of a notice on its website and at least in two local newspapers inviting e-applications for sale of tenements, as per the procedure specified therein, by such date which shall not be less than 15 days from the date of issue of the advertisement.

(2) The notice shall consist of all the details such as last date to apply, tenement details, initial deposit, reservations, website, etc.

10. *Submission of application for registration.*— (1) The applicant shall apply online in

Form II hereto in pursuance of notice issued under rule 9 and make payment of non-refundable registration fees fixed by the Board from time to time, as administrative charges.

(2) In addition to above registration fees, initial deposit as specified by the Board shall be made alongwith the application form.

(3) Only those applicants who have been qualified from the 1st draw for the allotment of tenement shall submit the self-attested copies of the mandatory documents including original Affidavit indicated in Form I to the Board before the date of scrutiny for allotment of tenement under lot, failing which, his/her application shall be liable for rejection and 15% of initial deposit shall be forfeited to the Board and the balance amount shall be refunded to the applicant without any interest.

(4) If the applicant applies for auction category, the applicant shall submit the self-attested copies of the mandatory documents including original Affidavit indicated in Form I to the Board before the date of scrutiny to participate in auction proceedings, failing which, his/her application shall be liable for rejection and 15% initial deposit shall be forfeited to the Board and the balance amount shall be refunded to the applicant without any interest.

(5) The Board shall carry out transactions through payment gateway only.

(6) Incomplete applications submitted by the applicants shall be summarily rejected.

(7) No withdrawal of application shall be allowed once it is uploaded on the website. If an applicant withdraws from the scheme after depositing the initial deposit, 5% of the deposit shall be forfeited to the Board and the balance amount shall be refunded to the applicant without any interest only after the scheme is closed.

11. *The Allotment Committee.*— The Board shall form Allotment Committee consisting of following:

- (a) Chairman of the Board or his nominee Chairman
- (b) The Collector of the concerned District or his nominee not below the rank of Deputy Collector Member
- (c) Managing Director of the Board or in his absence Housing Engineer of the Board Member
- (d) Chief Accounts Officer/Assistant Accounts Officer Member-Secretary

(2) The Allotment Committee may co-opt any one member from the Board/Government official not below the rank of Section Officer.

12. *Allotment of tenement on outright sale under lot.*— (1) Every online application shall be generated with a computerized serial number.

(2) Online draw shall be held within 10 days after the expiry of the last date of online registration.

(3) All applications received from the reserved category, shall be kept separate, categorywise. Where, there are no applications from any reserved category, the quota earmarked for such category shall be added to the general category.

(4) A draw shall be held of the eligible registered applicants of the respective categories separately, for the allotment of tenements including equal number of applicants to be kept as "Wait List" to cover the possibility of applications in the "Main List" being rejected on scrutiny.

(5) A separate list in a sequential manner of draw, category wise (Reserved and General) of the successful applicants shall be prepared and displayed on the website/notice Board.

(6) The Allotment Committee shall scrutinize the applications in a sequential manner as shown in the displayed list and the final eligibility list shall be prepared and displayed.

If any applicant is found to be ineligible, he/she shall be liable for rejection and 15% initial deposit shall be forfeited to the Board and the balance amount shall be refunded to the applicant without any interest.

(7) The final eligibility list of the General and Reserved Category shall be merged and a single eligibility list shall be displayed.

(8) An online draw for the allotment of tenements shall be held on the day and time fixed.

(9) The final allotment list indicating serial number of application form and the tenements number shall be displayed on the website/notice board.

(10) On display of final allotment list, initial deposit of the applicants who did not get the tenement, shall be refunded within 10 working days. The decision of the Managing Director of the Board in the matter of allotment of the tenement shall be final and binding on the allottees and no appeal thereon shall be entertained.

(11) The tenement offered shall be on as is where is basis and the allottee shall not have any right to complain or raise any objection about nature, condition or planning, etc., or to claim any damage or compensation on any account from the Board.

13. Conditions of payments of consideration.—

(1) The order of allotment of tenement shall be issued to the allottee in Form III hereto as per the final allotment list.

(2) The allottee shall convey his/her acceptance of order of allotment of tenement in Form IV hereto within three working days, to the Board.

(3) The allottee shall pay the full consideration of the tenement allotted within a period of 45 days of receipt of the order of allotment failing which the order of allotment of tenement shall stand cancelled without any

further notice and the entire initial deposit of the applicant shall be forfeited to the Board:

Provided that before the expiry of the said period, if an application is made to the Board for extension by stating reasons for non-payment, the Board may extend the said period by 25 days for payment of full consideration subject to payment of penal interest of 10% on the entire amount and may further extend by another 25 days by charging 15% penal interest on entire amount. No further extension shall be granted beyond 95 days and the tenement shall revert to the Board forfeiting the entire initial deposit without further reference to the applicant and no appeal shall be entertained thereon.

(4) In case the applicant effects only part payment of the consideration within the extended period then the allotted tenement shall be reverted to the Board thereby forfeiting the entire initial deposit in favour of the Board and the part payment made shall be refunded to the applicant without any interest and no appeal thereon shall be entertained.

(5) A sale letter shall be issued in Form V hereto only on full payment of consideration and the physical possession of the tenement shall be handed over to the allottee.

(6) The scheme may be declared closed by the Managing Director of the Board as soon as the entire allotment process is over.

14. Allotment of tenement on outright sale under auction.— (1) Every online application shall be generated with a computerized serial number.

(2) The Allotment Committee shall scrutinize all the applications within 20 days after the expiry of the last date for submission of online application and the list of the applicants who are eligible to participate in the auction shall be displayed. If any applicant is found to be ineligible, his application shall be liable for rejection and 15% initial deposit shall be forfeited to the Board and the balance amount

shall be refunded to the applicant without any interest.

(3) Auction shall be held amongst eligible applicants in the presence of Managing Director of the Board at the place, date and time mentioned in the notice of advertisement on website and the plan showing tenement number, area, etc. shall be displayed at the place of auction.

(4) The applicants shall sit according to their registration number at the venue during the auction.

(5) The particular bidder shall increase the bid price per sq. mt. as specified by the Board from time to time.

(6) There shall be at least 2 applicant bidders present for the auction proceedings for each tenement, failing which, the bidding shall defer.

(7) The Managing Director of the Board may postpone/cancel/defer the auction proceedings of any particular tenement/tenements, as the case may be, at any time without assigning reasons thereof.

(8) The decision of the Managing Director of the Board in the matter of allotment of tenement by auction to the highest bidder shall be final and binding on the allottees and no appeal thereon shall be entertained.

(9) The tenement offered shall be on as is where is basis and the allottee shall not have any right to complain or raise any objection about nature, condition or planning, etc., or to claim any damage or compensation on any account from the Board.

15. Conditions for payments of auction consideration.—(1) The highest bidder shall be declared as successful and order of allotment shall be issued in Form III hereto to the successful bidder of a tenement. The allottee shall pay the full consideration of the tenement allotted within a period of 25 days of receipt of

the order of allotment failing which order shall stand cancelled without any further notice and the entire initial deposit of the applicant shall be forfeited to the Board. No part payments shall be accepted.

(2) The allottee shall convey his/her acceptance of order of allotment of tenement in Form IV hereto within three working days, to the Board.

(3) A sale letter shall be issued in Form V hereto only on full payment of consideration and the physical possession of the tenement shall be handed over to the allottee.

(4) The scheme may be declared closed by the Managing Director as soon as the entire allotment process is over.

16. Execution of Conveyance Deed of tenement.—(1) On payment of full consideration of the tenement, the allottee shall apply to the Board for execution of Conveyance Deed towards transfer of tenement within the period of 60 days from the date of taking over possession, failing which, a penalty shall be imposed as specified by the Board from time to time.

(2) The Board shall execute a Conveyance Deed after inspecting the tenement and the allottee shall get it registered with the concerned Sub-Registrar. The stamp duty and registration charges shall be borne by the allottee.

17. Penalty for misrepresentation, suppression of facts or for contravention of any of the provisions of these rules or terms and conditions of allotment.—If it is found at any stage that the applicant has given false information or has suppressed any material facts or has contravened any of the provisions of these rules or terms and conditions of allotment, the application shall be rejected or the allotment of tenement, if already made, shall stand cancelled without prejudice to the right of the Board to take any other action under the law in force.

18. *Formation of Housing Society.*— (1) The allottee shall form a society under the Goa Co-operative Societies Act, 2001 (Goa Act 36 of 2001) for the proper maintenance, running, up keeping and keeping in good repair common areas and for carrying out current as well as urgent repairs towards common services.

(2) The Society shall produce a certified copy of the registration to the Board.

(3) The Society and each of its constituent members shall be responsible for ensuring that:—

(a) No damage or deterioration to the property handed over in terms of agreement under these rules is caused;

(b) No installation or equipment connected with, as provided as part of water supply, sewerage, storm water drainage, electricity or other service shall be tampered with;

(c) No obstruction to common areas shall be carried or misuse of the property shall be made such as:—

(i) occupying common passage, staircase, approaches and like;

(ii) throwing garbage or refuse within the precincts of the property or outside it;

(iii) keeping a vehicle so as to obstruct the free movement; and

(iv) creating insanitary or nuisance.

19. *Other conditions.*— (1) The power to amend any of the provisions of these rules shall vest with the Government.

(2) The Board may impose any terms and conditions not specifically covered under these rules as may be decided in this behalf from time to time, with the approval of the Government.

(3) Every allottee shall deposit an amount with the Board specified from time to time towards maintenance fund till such time the society is formed. The balance amount, if any, shall be transferred to the Society on its formation.

(4) The allottee/society shall have the proportionate share of the undivided land of the respective scheme/project subject to condition that there shall not be any objection for carrying out any development by the Board on the balance area of the sector as per the permissible FAR as and when required and also the allottee shall not cause any obstruction to an official duly authorized by the Board, in discharging his/her duties in connection with the matter arising out of the management of the property.

Note: To be executed before a Competent Magistrate on a non-judicial stamp paper as per denomination prescribed in the Indian Stamp Act and submitted in original.

FORM-I

AFFIDAVIT

[See rule 6(2)]

I, Shri/Smt./Kum.
Son/Wife/Daughter of
r/o age
....., do hereby solemnly affirm and state as under:—

(1) That I have applied for allotment of a tenement at from the Goa Housing Board under General/Reserved Category of

(2) That neither myself nor any other member of my family own a residential plot of land or tenement of the Housing Board anywhere in the State of Goa as on date.

(3) I have satisfied myself that I fulfil the conditions laid down in Goa Housing Board Act, 1968 (Act No. 12 of 1968) and the rules framed thereunder and the terms and conditions stipulated in the scheme formulated by the Board in this regard.

(4) I have read the provisions mentioned in (3) above and agree to abide by the same.

I further affirm that what is stated hereinbefore is true to my own knowledge and belief and I know that to make a false affidavit is an offence.

Deponent

VERIFICATION:

Verified at this the day of that the content in this affidavit is true and correct to the best of my knowledge and belief. No part of this affidavit is wrong and nothing material has been concealed therefrom.

Deponent

FORM – II

Form of application for registration of tenement

[See rule (10)1]

Affix latest
passport size
photograph
here

1. Applicant's full name:

First Name

Middle Name

Surname

2. Father's/Husband's name:

First Name

Middle Name

Surname

3.(a) Permanent Address:.....

Pin Code

(b) Present Address for correspondence:

Pin Code

(c) Locality to which application relates:

(d) Phone No. (Res.) Mobile No. E-Mail if any

(e) Bank Details:

Name of the Bank and Branch

Account Number IFSC MICR

4. Period of residency of the applicant in the State of Goa:

5. Period of residency of the Parent:

(Residence certificate from the competent authority of the applicant and his/her Parents)

6. Date of Birth (Birth certificate to be attached):

7. AADHAR (UID) No. if any 8. PAN No:

9. Occupation:

(a) Name of the Establishment/office with address.....

(b) Present pay including allowances.....

(c) Family annual income of the applicant for the preceding financial year (Certificate from the competent authority alongwith supporting documents required under rules to be enclosed)

(d) Details of family (Name, Relation with applicant, occupation and income) to be attached, separately.

10. Category for which applied (whether Reserved or General, if reserved certificate in proof to be enclosed from the competent authority)

11. Income group to which the applicant belongs:.....

12. Amount of deposit:—
(a) Rs. paid through (Credit/Debit card, RTGS, NEFT etc.) dated

I solemnly affirm and state that:—

(a) I have satisfied myself that I fulfil the conditions laid down in the Goa Housing Board Act, 1968 (Act No. 12 of 1968) and the rules framed there under and the terms and conditions stipulated in the scheme formulated by the Board in this regard and agree to abide the same.

(b) The statements made above are true to the best of my knowledge and belief.

(c) (i) I hereby give an Undertaking that I agree to abide to the procedure of drawal of online lot for selecting the eligible applicant for the allotment of tenement and I shall submit self-attested copies of the mandatory documents including the original Affidavit indicated in Form I to the Board before the date of scrutiny for allotment of tenement under lot, failing which, my application shall be liable for rejection and 15% of initial deposit shall be forfeited to the Board and the balance amount to be refunded without any interest.

(ii) I hereby give an Undertaking that I agree to abide to the procedure of auction and shall submit self-attested copies of the mandatory documents before the date of scrutiny to participate in auction proceedings, failing which, my application shall be liable for rejection and 15% of initial deposit shall be forfeited to the Board and the balance amount to be refunded without any interest.

Dated:

(Applicant's signature)

GOA HOUSING BOARD
Porvorim, Bardez-Goa.

REGISTERED A. D.

NO.GHB/ADM/ /20.....

Dated : / /

FORM-III

ORDER OF ALLOTMENT

[See rules 13(I) and 15(I)]

In pursuance of rule 13(I) and 15(I) of the Goa Housing Board (Registration, Allotment and Sale of Tenements) Rules, 2016, Shri/Smt./Kum. is hereby allotted Tenement No. with built up area admeasuring sq.mts. at under draw/auction category.

Shri/Smt./Kum. shall convey his/her acceptance in Form IV within 3 working days to the Board and should remit the full consideration of the tenement within 45/25 days as per the calculation sheet appended hereto, on receipt of this order, failing which, the Order of Allotment shall stand cancelled without any further notice and the entire initial deposit of the applicant shall be forfeited to the Board.

.....
Managing Director

To,

.....
.....
.....

Copy to:

FORM IV

Intimation of acceptance of order of allotment

[See rules 13(2) and 15(2)]

.....

Dated:

To,
 The Managing Director,
 Goa Housing Board,
 Alto-Betim, Porvorim-Goa.

Sir/Madam,

With reference to your order of allotment No. dated received on (copy enclosed), I, hereby convey my acceptance to the Tenement No. at unequivocally and without any complaint on my part in respect of the said tenement, after verifying the dimension of the tenement and its area on as is where is basis and agree to make the payment of full consideration of the tenement within stipulated period.

I also agree to abide by the Goa Housing Board Act, 1968 (Act No. 12 of 1968) and the rules framed thereunder and the terms and conditions stipulated in the scheme formulated by the Board in this regard.

Yours faithfully,

()

FORM V
 SALE LETTER

[See rules 13(5) and 15(3)]

No.
 Goa Housing Board,
 Government of Goa,
 Alto-Betim, Porvorim-Goa.
 Dated:

To

.....

Sir/Madam,

I am to state that Tenement No. admeasuring sq. mts. situated at
 Taluka, District of has been allotted to you for total consideration of

Rs. (Rupees only). The Provisional/Final NOC has been issued by Village Panchayat/Municipal Council/Corporation vide No. dated

The Boundaries of the Tenement No. are shown as follows:—

To the East:

To the West:

To the North:

To the South:

The Tenement No. described above is constructed in a portion of larger property situated at under Survey No. acquired under the Land Acquisition Act, Award No. dated

The allottee shall adhere and comply with all the terms and conditions as per the Goa Housing Board Act, 1968 (Act No. 12 of 1968) and the rules framed thereunder and the scheme formulated by the Board.

The allotment of tenement is subject to the following conditions:

(1) On payment of full consideration of the tenement, the allottee shall apply to the Board for execution of Conveyance Deed towards transfer of tenement within the period of 60 days from the date of taking over possession, failing which, a penalty shall be imposed as specified by the Board from time to time.

(2) The allottee shall get the Conveyance Deed registered with the concerned Sub-Registrar. The Stamp duty and registration charges shall be borne by the allottee.

(3) The allottee/society shall have undivided proportionate right of the area subject to conditions that he/she shall not object for carrying out any development by the Board on the balance area of the sector as per the permissible FAR as and when required.

(4) Allottee shall not cause any obstruction to an official duly authorized by the Board so as to create difficulties in the discharge of his/her duties in connection with the matter rising out of the management of the property.

(5) If it is found at any stage that the applicant has given false information or has suppressed any material facts or has committed breach or contravened any of the provisions of these rules or terms and conditions of allotment, the application shall be rejected or the allotment of tenement, if already made, stands cancelled without prejudice to the right of the Board to take any other action under the law in force.

(6) On breach of above conditions, penalty @ 5% on the total consideration of tenement shall be levied on such allottee.

By order and in the name of the Governor of Goa.

Sabaji P. Shetye, Joint Secretary (Housing).

Porvorim, 22nd January, 2016.

Department of Transport

Directorate of Transport

Notification

D.Tpt/EST/1959/2016/309

Whereas draft rules which the Government of Goa proposes to make were pre-published as required by sub-section (1) of section 212 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988), in the Official Gazette, Series I No. 25, dated 19-9-2015, vide Notification No. D.Tpt/EST/1959/2015/3121 dated 8-9-2015 of the Directorate of Transport, Panaji, inviting objections and suggestions from all persons likely to be affected thereby before the expiry of fifteen days from the date of publication of the said Notification in the Official Gazette;

And Whereas, the said Official Gazette was made available to the public on 19-9-2015;

And whereas, the objections and suggestions received from the public on the said draft rules have been considered by the Government.

Now, therefore, in exercise of the powers conferred by sections 96, 111, 138 read with section 67 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988), and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules, namely:—

1. *Short title and commencement.*— (1) These rules may be called the Goa Motor Vehicles (Regulations for School Buses) Rules, 2016.

(2) They shall come into force from the date of their publication in the Official Gazette.

2. *Definitions.*— (1) In these rules, unless the context otherwise requires,—

(a) “Act” means the Motor Vehicles Act, 1988 (Central Act 59 of 1988);

(b) “attendant” means any person appointed by the school for attending school children under these rules;

(c) “appropriate authority” means the authority which is authorised under the Act

to grant a permit in respect of school buses/contract carriages/transport vehicle;

(d) “contract carriage” means as defined in clause (7) of section 2 of the Act;

(e) “school authority” means the Headmaster or Principal or Teacher of school;

(f) “school bus” means contract carriage vehicle which is designed and constructed specially for carrying school children and includes four wheeler light motor vehicle having registered seating capacity upto 12; and an educational institution bus, designed and constructed as aforesaid for the purpose of transporting children/student;

(g) “educational institution bus” shall mean a educational institution bus as referred to in clause (47) of section 2 of the Act.

(2) Words and expressions used but not defined in these rules shall have the same meaning as assigned to them in the Act.

3. *Necessity of contract carriage permit.*— No owner or operator of a motor vehicle shall use or permit the use of the motor vehicle in any public place for carrying school children unless he carries a valid contract carriage permit issued under section 74 of the Act permitting the use of such motor vehicle for carrying school children and authorising the use of the motor vehicle in that place or area for such use.

4. *Grant of contract carriage permit to carry school children.*— Subject to the provisions of sub-section (3) of section 74 of the Act, a Regional Transport Authority may, on an application made to it under section 73 of the Act, grant a contract carriage permit for carrying school children subject to such conditions as laid down under these rules or refuse to grant such permit.

5. *Children Safety Committee and Children Transport Committee.*— (1) There shall be a Children Safety Committee for each district of the State of Goa to discuss, decide and recommend the issues pertaining to safety of children and their transportation under the Chairmanship of District Magistrate. The Chief Executive Officer of Zilla Panchayat,

Superintendent of Police of the District, Traffic Controller of Kadamba Transport Corporation, Deputy Director of Education, Deputy Director of Transport, shall be the Committee's other members. The Chairman of Committee shall nominate one person from each taluka as a representative of schools or educational institutions and the Assistant Director of Transport of the district shall be member-secretary to the committee. The committee shall meet at least once in six months to review and monitor the issues relating to safety and transportation of school children.

(2) Every school shall constitute a Children Transport Committee to look into the matters pertaining to safe transportation of school children, transportation fees, identification of bus stops, etc. The Transport Committee shall verify documents of the motor vehicles transporting children, viz. Registration Certificate, Certificate of Fitness, Certificate of Insurance, Contract Carriage Permit, Pollution Control Certificate, Driving License, Fire Extinguisher, First Aid Kit, etc.

The Transport Committee shall be headed by the Principal or Headmaster of the school and shall have one Parent Teacher Association representative, Traffic or Police Inspector of the respective area, Inspector of Motor Vehicles or Assistant Inspector of Motor Vehicles of that area, Education Inspector, representative of school bus owners, representative of attendants and representative of local authorities of that area, as its other members. The Transport Committee shall meet at least once in the three months prior to commencement of each semester.

6. Parking and halting places.— The Regional Transport Authority in consultation with the School Authority, Traffic Police and Municipal Corporation or Municipal Council or Panchayat shall specify the parking and halting places at appropriate locations exclusively for the school buses having regard to the school timing and safety of the children.

7. Form of application and form of permit.— (1) Every educational institution owning or having a school bus shall apply in Form I hereto

to the Transport Department for use of such vehicles for transporting school children.

(2) Every owner or operator of a contract carriage vehicle desirous of using his vehicle for transporting school children shall apply in Form II hereto, to the Transport Department.

(3) The Transport Department after verifying all details and ensuring that the school bus is as per the provisions of these rules, shall grant the permission to an educational institution in Form III hereto and to the owner or operator of contract carriage vehicle in Form IV hereto, after receiving fees of three hundred rupees. The permission shall be for a period of 05 years and shall be renewed for same period on receiving the said fees.

8. General conditions to be attached to the said permission of school bus.— (1) The School bus shall be painted in yellow colour and shall display the words "School Bus" in front of the vehicle and in the rear. For school identification, the name of the school shall be painted on 150 mm wide, golden brown band on all sides of school bus below the window level.

(2) The owner of the contract carriage vehicle who have entered into an agreement with school for carrying school children, in addition to any other contract, shall not be required to be painted in yellow colour:

Provided that, a yellow strip of 400 mm shall be painted on all sides of the vehicle below the window level:

Provided further that other provisions of these rules shall also apply to such vehicle:

Provided also that "ON SCHOOL DUTY" shall be clearly indicated on such vehicle.

(3) The vehicle to be used as school bus shall not be more than 15 years old from the date of its initial registration.

(4) The school bus shall carry a complete list of school children, indicating in respect of each student, the name, class, residential address, contact phone number or mobile number of the parent/guardian, blood group and the points of stoppage for his or her embarkation/disembarkation near his or her residence

against his or her name. The list shall also indicate the route plan duly attested by the school authority showing the place of origin, termination and detailed route it has to follow.

(5) Every school bus shall have, in addition to driver, an attendant. In case of school bus carrying girl child there shall be a female attendant present in the school bus who shall attend to the needs of children travelling in the school bus and ensure their safety while they are embarking or disembarking from the school bus and shall also keep a general vigil during the course of complete journey.

(6) In case of emergency, the school bus driver and the attendant shall inform the school authorities about the incidence and make necessary arrangement for safety of school children.

(7) In case of kindergarten children if an authorised person (recognised mutually by the school authority and parents) does not come to pick the child from the bus stop then such child shall be taken back to the school by attendant and his/her parents should be called to collect the child. The child shall be kept under the care of school authority and attendant till the time the parents come to collect the child.

(8) The lowest foot step of the board of school bus shall be at a height not exceeding 220 mm from the ground and all steps should be fitted with non-slip treads.

(9) The school bus shall be equipped with convex cross view mirrors by which the driver should be able to see the exit door and entrance door and the front and the rear wheels of the motor vehicle clearly and it shall also be equipped with large parabolic rear view mirror to enable the driver to have a clear view of the inside of the bus.

(10) The school bus shall be provided with hand-rails along the steps at the front door, which shall also be used both as entry and exit door. The height, material, design of the hand rails shall be as per general directions issued by the Government.

(11) The school bus shall have vertical stanchions, appropriately spaced from each other and firmly rooted to the roofs and the surface of the stanchions and floor of the vehicles shall be made of material which is non-slippery as per general directions issued by the Government.

(12) The school bus shall not be fitted with any pressure horn or any other device for producing tonal sound which is operated on air pressure drawn from the breaking system.

(13) The school bus shall be equipped with First Aid Box with glazed front and two fire extinguishers of ABC type having capacity 5 kg each bearing ISI mark, one in the drivers cabin and other in the rear, near the emergency door of the school bus:

Provided that, it shall be sufficient to have one fire extinguisher of ABC type, capacity of 5 kg, bearing ISI mark in four wheeler light motor vehicle having registered seating capacity upto twelve.

(14) The school bus shall have provision for bag racks under the seats and provisions for such other things as may be specified through an order of the Director of Transport, from time to time.

(15) The driver of school bus or vehicle shall have 5 years experience of driving and that he shall be the holder of transport license and shall hold a valid badge at the time of employment as a school bus driver.

(16) The school bus shall have Hazard warning lights, which shall be activated when such vehicle is stopped for boarding or alighting of the children.

(17) In the case of educational institution buses and medium or heavy passenger motor vehicles being used for the purpose of transporting school students, horizontal three window steel bars shall be fixed on the exterior of the bus in such a manner that the distance between any two bars does not exceed five centimeters.

(18) Speed governors shall be fitted to the school bus or vehicle carrying children/

/students so that the speed of vehicle does not exceed 40 km per hour within Municipal limits and in areas other than Municipal limits, it shall not exceed 50 km per hour.

(19) The vehicle to be used as school bus shall have a board of size 350 mm X 350 mm secured firmly on the front and the rear exterior of the vehicle for display of the fact that the vehicle is being used for the purpose of the school. The board shall have painted two school going children (one girl and one boy) of height not less than 250 mm in black colour. Below the pictures the words "SCHOOL BUS" shall be written in black colour and the height of the letters must be at least 100 mm and the line thickness (width) of the type must be at least 11 mm.

(20) Every school bus other than four wheeler light motor vehicle with seating capacity of twelve, shall display a board to identify the school and the route number and that board shall be of the size 30 inches in length and 8 inches in height which shall be displayed in the front at top and on the rear at top, and board of size 18 inches in length and 8 inches in height at the top of the entry/exit door.

(21) Every four wheeler light motor vehicle with seating capacity upto twelve used for carrying school children shall display a board to identify the school and the route number of the vehicle and that board shall be of the size 18 inches in length and 8 inches in height which shall be displayed in the front at top and on the rear at the top.

(22) The provisions of rule 21 of the Goa Motor Vehicles Rules, 1991 shall be scrupulously followed by the permit holder as well as his driver.

(23) The Vehicle which is to be used as school bus shall be closed body type with complete steel body. No vehicle with canvass hood shall be permitted as school bus. The vehicle shall be fitted with child lock system.

(24) The school bus shall be subject to fitness test as per the provisions of the Motor Vehicles Act, 1988 (Central Act 59 of 1988) and the rules made thereunder.

(25) Wherever available, the school authorities shall provide for space inside the school premises in order to ensure safe alighting of school children from the vehicle.

(26) The number of children that can be permitted in the school bus shall be as per the number of seats in the school bus and that no standees shall be permitted to be carried in the school bus.

(27) All buses used as school buses shall be fitted with an emergency door or exit window as specified by State Transport Authority from time to time.

(28) The windows of school bus shall be fitted with horizontal grills.

(29) Any parent/guardian or a teacher sitting in the school bus may also travel to ensure safety norms.

(30) A driver who has been challaned more than twice in a year for offences like violation of lane discipline or allowing unauthorized person to drive, shall not be employed as driver of school bus.

(31) A driver who has been challaned even once for the offence of over speeding, drunken driving and dangerous driving, etc., shall not be employed.

(32) All school buses shall comply with the requirements and specifications prescribed by "Code of Practice for Bus Body Design and Approval -AIS-063 and AIS-052" specified by the Central Government of India, from time to time.

(33) No owner or operator of a motor vehicle shall carry school children in excess of the seating capacity of such motor vehicle.

(34) No alterations shall be permitted by the Registering Authority in any motor vehicle so as to enhance the original/permited seating capacity of such motor vehicle proposed to carry school children.

9. Approval of vehicles model as school bus.— The Directorate of Transport shall approve the model of all vehicles which can be used as school buses. In doing so the Director

of Transport shall ascertain the safety provisions provided by the manufacturer keeping in mind the safety of children.

10. Contravention of permission.— (1) Whoever drives a school bus without permission or causes or allows a school bus to be used in contravention of provisions of these Rules or in contravention of the terms and conditions of the permission issued, shall be punishable for the first offence with fine of not less than rupees two thousand but may extend to rupees five thousand and for any subsequent offence with fine of not less than rupees five thousand but may extend to rupees ten thousand and shall also be liable for action as provided under sections 53, 54, 177, 192, 192A, 207 etc., of the Act.

(2) Nothing contained in sub-rule (1) shall apply to the use of school bus in an emergency for the conveyance of persons suffering from

sickness or injury or for the transport of materials for repair or for the transport of food or materials to relieve distress or of medical supplied for a like purpose:

Provided that the person using the vehicle, reports about the same to the Regional Transport Authority within seven days from the date of such use.

11. Exemption.— The Government may, grant exemption to the vehicles registered as school bus from one or any of the conditions after recording the reason in writing.

By order and in the name of the Governor of Goa.

Sunil Masurkar, Director & ex officio Joint Secretary (Transport).

Panaji, 25th January, 2016.

FORM I

(See rule 7)

Application for grant and renewal of permission in respect of vehicle owned by educational institution and used for transportation of school children (school bus)

To,
The Director/Assistant Director of Transport,

.....

In accordance with the provisions of sections 69, 70, 71 and 73 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988), I, the undersigned, hereby apply for the permission under the Goa Motor Vehicles (Regulation for School Buses) Rules, 2016 in respect of school bus/school van owned by the educational institution, namely:—

- (1) Full name of the educational institution
- (2) Full Address
- (3) Telephone No.
- (4) Area or route for which permit required
- (5) Name of the school and its timing
 1.
 2.
 3.
 4.
- (6) I/We are enclosing a copy of common standard contract agreement with the parents/guardian and list of the children proposed to be transported by the Motor Vehicle No.

(7) Seating Capacity

(8) Type of Vehicle

(9) Particulars of any other permit held by the applicant in respect of any transport vehicle in any State during the last four years which has been the subject of any order of suspension or cancellations.

(10) I am in possession of the vehicle, the Certificate of Registration of which is enclosed.

(11) I have not yet obtained possession of the vehicle and I understand that the permit will not be issued until I have done so and have produced the Certificate of Registration and further declare that I propose to purchase the vehicle manufactured in the year.

(12) I hereby declare that the above statement are true and agree to the conditions of any permit issued to me.

No.

Date

Place

(Signature thumb-impression of the applicant)

(To be filled in the Office of the Transport Authority)

1. Date of Receipt
2. Amount of rupees received, vide receipt No. dated Circulation to members
3. Date of consideration at meeting
4. Granted in modified form on the day of
Rejected
5. Number of permit issued.

Secretary
State Transport Authority

FORM II

(See rule 7)

Application for grant and renewal of permit in respect of vehicle owned by person other than educational institution and taken on contract by school for transportation of school children (school bus)

To,
The Director/Assistant Director of Transport,
.....

In accordance with the provisions of sections 69, 70, 71 and 73 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988), I, the undersigned, hereby apply for the permission under the Goa Motor Vehicles (Regulation for School Buses) Rules, 2016 in respect of school bus/school van owned by the undersigned and used for transportation of school children on hire or reward.

- (1) Full name of the of the applicant/company
- (2) Age

No.

Date

Place

(Signature thumb-impression of the applicant)

(To be filled in the Office of the Transport Authority)

1. Date of Receipt
2. Amount of rupees received, vide receipt No. dated
Circulation to members
3. Date of consideration at meeting
4. Granted in modified form on the day of
Rejected.
5. Number of permit issued.

Secretary
State Transport Authority

FORM III

(See rule 7)

Permission in respect of vehicle owned by the educational institution and used for transportation of school children (school bus)Transport Authority
PSc.Co.SA(No.)

- (1) Name of the Holder
- (2) Address
- (3) Route/Area for which permit is valid:
- (4) The type or types of vehicles to be used as casual contract carriage and the (.....) seating capacity :
Vehicle of seats
Vehicles of seats
- (5) Date of expiry
- (6) This permit shall be subject to the conditions laid down in section 84 of the Motor Vehicles Act, 1988 and the Goa Motor Vehicles (Regulation for School Buses) Rules, 2016:
(a) the Regional Transport Authority after giving notice of not less than one month:—
(i) vary the condition of permit;
(ii) attach to the permit further conditions;
(b) Any other conditions;
- (7) This permit does not entitle the holder to use the vehicle as stage carriage or as goods vehicle for hire.
- (8) This permission shall be revoked if the provisions of the Goa Motor Vehicles (Regulations for School Buses) Rules, 2016 are violated.

Dated

Secretary
State Transport Authority

Renewal

Renewed up to subject to

Also valid in

Dated

Secretary
State Transport Authority

FORM IV

(See rule 7)

Permission in respect of vehicle owned by the person other than educational institution and taken on contract by school and used for transportation of school children (school bus)

Transport Authority

PSc.Co.SA(No.)

- (1) Name of the Holder
- (2) Address
- (3) Route/Area for which permit is valid:
- (4) The type or types of vehicles to be used as casual contract carriage and the (.....) seating capacity:
(i) Registration Mark(ii) Chassis No.

Vehicle of seats
Vehicles of seats

(5) Date of expiry

(6) This permit shall be subject to the conditions laid down in section 84 of the Act and the Goa Motor Vehicles (Regulations for School Buses) Rules, 2016

(a) the regional Transport Authority after giving notice of not less than one month;—

(i) vary the condition of permit;

(ii) attach to the permit further conditions;

(b) any other conditions;

(7) This permit does not entitle the holder to use the vehicle as stage carriage or as goods vehicle for hire.

(8) This permission shall be revoked if the provisions of the Goa Motor Vehicles (Regulations for School Buses) Rules, 2016 are violated.

Dated

Secretary
State Transport Authority

Renewal

Renewed up to subject to

Also valid in

Dated

Secretary
State Transport Authority

————◆◆————

Department of Women & Child Development

Directorate of Women & Child Development

Notification

2-280-SL-2012-DW&CD/Part file/501

Read: (1) Notification No. 2-280-SL-2012-DW&CD/362, dated 14-7-2015.

In exercise of the powers conferred under proviso of clause (4) (d) of the Griha Aadhar Scheme and as notified vide Notification No. 2-280-SL-2012-DW&CD-Part file/362, dated 14-7-2015 and published in the Official Gazette at Series I No. 17 dated 23-7-2015, the Government is pleased to relax the total net quota of number of cases under the scheme that can be sanctioned is capped at 150000 beneficiaries.

This issue with the concurrence of the Government vide their U. O. No. 019/F dated 14-1-2016.

By order and in the name of the Governor of Goa.

Shilpa Shinde, IAS, Director & ex officio Joint Secretary (W&CD),
Panaji, 20th January, 2016.

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